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Cupp, 768 F.2d 1083, 1086 (9th Cir. 1985). No claim in this petition appears to have been presented to the states highest court. A federal habeas petitioner must provide the state courts with a fair opportunity to correct alleged violations of prisoners' federal rights. Duncan v. Henry, ---U.S. ---, 115 S.Ct. 887, 888 (1995). It is not enough that all the facts necessary to support the federal claim were before the state courts or that a somewhat similar state law claim was made. Id, citing Picard v. Connor, 404 U.S. 270 (1971) and Anderson v. Harless, 459 U.S. 4 (1982). Thus, the claims appear unexhausted.

- 2. Petitioner does not name the superintendent of the facility where he is currently housed. Section 2243 indicates that writs are to be directed "to the person having custody of the person detained". This person typically is the superintendent of the facility in which the petitioner is incarcerated. Failure to name the petitioner's custodian deprives federal courts of personal jurisdiction. Stanley v. California Supreme Court, 21 F.3d 359, 360 (9th Cir. 1994).
- 3. Accordingly, petitioner shall show cause why this petition should not be dismissed. A response is due by July 10th, 2005. If petitioner fails to file a response or the response shows the petition cannot go forward the court will enter a report and recommendation that the petition be dismissed.
 - 4. The Court Clerk is directed to send a copy of this Order to petitioner.

DATED this 8th day of June, 2005.

/S/ J. Kelley Arnold J. Kellev Arnold United States Magistrate Judge

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